

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §

THIS DOCUMENT RELATES TO §
ALL ACTIONS §

MDL Docket No. 07-1842-ML

JUDGE LISI


AFFIDAVIT OF DEREK POTTS, ESQ.

1. I, Derek Potts, am an attorney at the law firm of Potts Law. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.

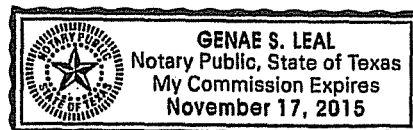

Derek Potts, Esq.

STATE OF Texas
COUNTY OF Harris

Subscribed and sworn to before me this 7th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

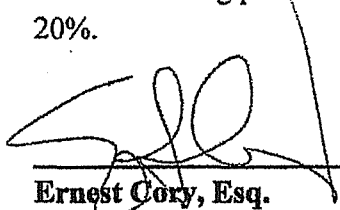
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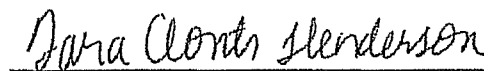
AFFIDAVIT OF ERNEST CORY, ESQ.

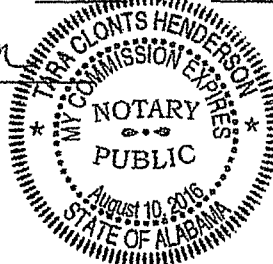
1. I, Ernest Cory, am an attorney at the law firm of Cory Watson Crowder & DeGaris, PC. I served as co-lead on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.
4. On behalf of my firm I agree that all future petitions for payment of common benefit attorneys' fees, both in the Federal and State Courts will be premised on the agreement among all three co-lead counsel that the fees shall be divided among the three law firms in the following percentages: Motley Rice 55%; Cory Watson 25%; Wexler Wallace 20%.


Ernest Cory, Esq.

STATE OF Alabama
COUNTY OF Jefferson

Subscribed and sworn to before me this 8th day of May, 2014.


NOTARY PUBLIC
My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
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
AFFIDAVIT OF JOHN BOUNDAS, ESQ.

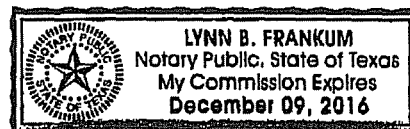
1. I, John Boundas, am an attorney at the law firm of Williams Kherkher Hart Boundas LLP. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


John Boundas, Esq.

STATE OF Texas
COUNTY OF Harris

Subscribed and sworn to before me this 07th day of May, 2014.


NOTARY PUBLIC
My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH
PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO
ALL ACTIONS

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§ MDL Docket No. 07-1842-ML
§
§ JUDGE LISI
§

AFFIDAVIT OF MELANIE MUHLSTOCK, ESQ.

1. I, Melanie Muhlstock, am an attorney at the law firm of Parker Waichman LLP. Our firm served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


Melanie Muhlstock, Esq.

STATE OF New York
COUNTY OF Nassau

Subscribed and sworn to before me this 7 day of May, 2014.


NOTARY PUBLIC

My Commission Expires:

Kathleen M. Snedecor
Notary Public, State of New York
No. 01SN6069820
Qualified in Nassau County
Commission Expires 2/11/2018

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH
PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO
ALL ACTIONS

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§ MDL Docket No. 07-1842-ML
§
§ JUDGE LISI
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AFFIDAVIT OF ROBERT BINSTOCK, ESQ.

1. I, Robert Binstock, am an attorney at the law firm of Reich & Binstock PC. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
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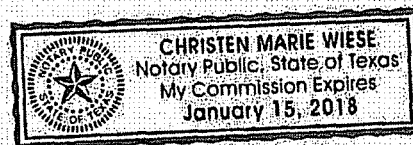

Robert Binstock, Esq.

STATE OF Texas
COUNTY OF Harris

Subscribed and sworn to before me this 7th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
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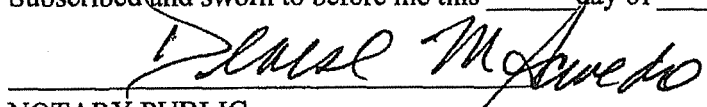
AFFIDAVIT OF MICHAEL LONDON, ESQ.

1. I, Michael London, am an attorney at the law firm of Douglas & London. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


Michael London, Esq.

STATE OF New York
COUNTY OF New York

Subscribed and sworn to before me this 8th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:

DENISE M ACEVEDO
NOTARY PUBLIC-STATE OF NEW YORK
No. 01AC6101414
Qualified in Richmond County
My Commission Expires November 10, 2015

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
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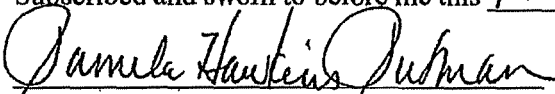
AFFIDAVIT OF W. LEWIS GARRISON, JR., ESQ.

1. I, W. Lewis Garrison, Jr., am an attorney at the law firm of Heninger, Garrison & Davis LLC. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
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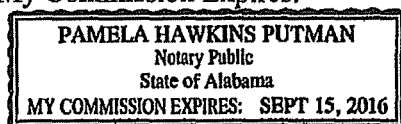

W. Lewis Garrison, Jr., Esq.

STATE OF Alabama
COUNTY OF Jefferson

Subscribed and sworn to before me this 7th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH
PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO
ALL ACTIONS

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§ MDL Docket No. 07-1842-ML
§
§ JUDGE LISI
§

AFFIDAVIT OF MARK GEMMA, ESQ.

1. I, Mark Gemma, am an attorney at the law firm of Gemma Law Associates, Inc. I served on the Plaintiffs Steering Committee in the Rhode Island Superior Court Master Case PC2008-9999, In re All Individual Kugel Mesh Cases.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


Mark Gemma, Esq.

STATE OF RI
COUNTY OF Providence

Subscribed and sworn to before me this 1st day of May, 2014.


NOTARY PUBLIC

My Commission Expires 10/2/2017

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
THIS DOCUMENT RELATES TO §
ALL ACTIONS § JUDGE LISI
§

AFFIDAVIT OF JEFFREY MESSINGER, ESQ.

1. I, Jeffrey Messinger, am an attorney at the law firm of Milberg LLP. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.

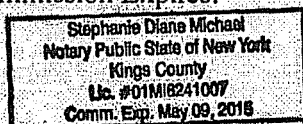

Jeffrey Messinger, Esq.

STATE OF New York
COUNTY OF New York

Subscribed and sworn to before me this 17th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
THIS DOCUMENT RELATES TO §
ALL ACTIONS § JUDGE LISI
§

AFFIDAVIT OF DONALD A. MIGLIORI, ESQ.

1. I, Donald A. Migliori, am an attorney at the law firm of Motley Rice LLC. I served as co-lead on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.
4. On behalf of my firm I agree that all future petitions for payment of common benefit attorneys' fees, both in the Federal and State Courts will be premised on the agreement among all three co-lead counsel that the fees shall be divided among the three law firms in the following percentages: Motley Rice 55%; Cory Watson 25%; Wexler Wallace

20%


Donald A. Migliori, Esq.

STATE OF Rhode Island
COUNTY OF Providence

Subscribed and sworn to before me this 7 day of May, 2014.


NOTARY PUBLIC

My Commission Expires: 8/16/2015

UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

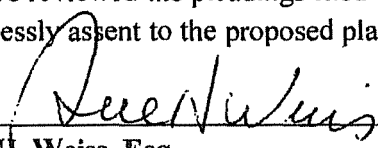
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PRODUCTS LIABILITY LITIGATION

THIS DOCUMENT RELATES TO
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§ MDL Docket No. 07-1842-ML
§
§ JUDGE LISI
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AFFIDAVIT OF SOL H. WEISS, ESQ.

1. I, Sol Weiss, am an attorney at the law firm of Anapol Schwartz. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have had the opportunity to review the hours that my firm submitted pursuant to this court's order, and I have had the opportunity to discuss at length the economics of the common benefit assessment for attorneys' fees both to date and as anticipated in the future. Upon consultation with plaintiff's co-lead counsel, I have agreed to accept as full and final payment of any interest my firm has in the common benefit fees, both here in MDL-1842 and in any other court in the country including the Rhode Island Superior Court, the amount expressly stated in the attached proposed form of order. It is my understanding that this court will enter the attached proposed form of order upon receipt of this affidavit and those of the other counsel seeking common benefit fees. On behalf of my firm I am affirmatively stating that we will not seek any further payment of common benefit fees in any court.
4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


Sol H. Weiss, Esq.

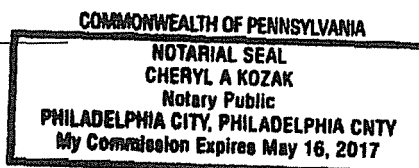
STATE OF 

COUNTY OF 

Subscribed and sworn to before me this 7th day of MAY, 2014.


NOTARY PUBLIC

My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND


In re KUGEL MESH HERNIA PATCH
PRODUCTS LIABILITY LITIGATION

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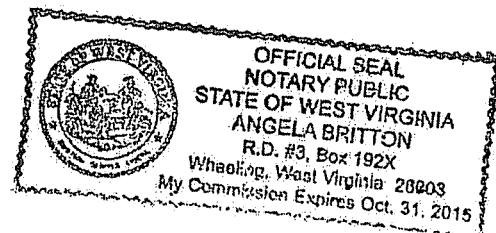
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§ MDL Docket No. 07-1842-ML
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§ JUDGE LISI
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AFFIDAVIT OF TERESA TORISEVA, ESQ.


1. I, Teresa Toriseva, am an attorney at the law firm of Toriseva Law. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
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4. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.


Teresa Toriseva, Esq.

STATE OF West Virginia
COUNTY OF Ohio



Subscribed and sworn to before me this 7th day of May, 2014.


NOTARY PUBLIC
My Commission Expires:



UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
THIS DOCUMENT RELATES TO §
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§

AFFIDAVIT OF JEFFREY KUNTZ, ESQ.

1. I, Jeffrey Kuntz, am an attorney at the law firm of Wagstaff & Cartmell. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
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Jeffrey Kuntz, Esq.

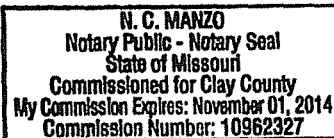
STATE OF Missouri

COUNTY OF Jackson

Subscribed and sworn to before me this 8th day of May, 2014.


NOTARY PUBLIC

My Commission Expires:

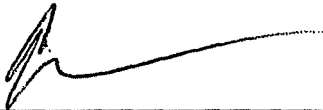


UNITED STATES DISTRICT COURT
DISTRICT OF RHODE ISLAND

In re KUGEL MESH HERNIA PATCH §
PRODUCTS LIABILITY LITIGATION §
§ MDL Docket No. 07-1842-ML
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§

AFFIDAVIT OF EDWARD WALLACE, ESQ.

1. I, Edward Wallace, am an attorney at the law firm of Wexler Wallace LLP. I served on the Plaintiffs Steering Committee in the MDL-1842 in re Kugel Mesh Hernia Patch Products Liability Litigation.
2. Pursuant to this court's Practice and Procedure Order No. 22, my firm submitted time for its work toward the common benefit in this litigation.
3. I have reviewed the pleadings filed with this federal court in support of this petition and again expressly assent to the proposed plan of distribution as presented to this court.
4. On behalf of my firm I agree that all future petitions for payment of common benefit attorneys' fees, both in the Federal and State Courts will be premised on the agreement among all three firms that the fees shall be divided among the three law firms in the following percentages: Motley Rice 55%; Cory Watson 25%; Wexler Wallace 20%.



Edward Wallace, Esq.

STATE OF Missouri
COUNTY OF Jackson

Subscribed and sworn to before me this 8th day of May, 2014.

N. C. Manzo
NOTARY PUBLIC
My Commission Expires:

